

EXHIBIT A

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LA SALLE PLAZA
800 LA SALLE AVENUE
MINNEAPOLIS, MN 55402-2015
TEL: 612-349-8500 FAX: 612-339-4181
www.rkmc.com

ATTORNEYS AT LAW

ANGELA COPE, RP
Paralegal
612-349-8530

October 2, 2007

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
Civil Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229

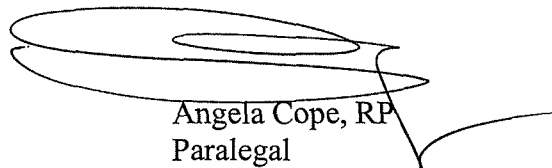
Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW026616-HW027248.

Additionally, note that these documents are being produced pursuant to the Protective Order and have been designated accordingly.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LASALLE PLAZA
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ATTORNEYS AT LAW

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612-349-8530

November 1, 2007

VIA FEDERAL EXPRESS

Lawrence Rosenthal, Esq.
Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
Civil Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229

Dear Counsel:

Enclosed is a CD containing courtesy copies of the following:

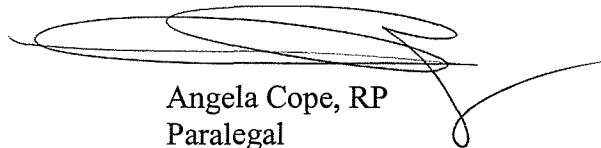
1. File Histories for U.S. Patent Nos. 5,128,783 and 5,161,041 (Abileah);
2. Transcript of the deposition of Arnold Hodes, taken June 26, 2007, with exhibits;
3. Transcript of the deposition of Toshihisa Iida, taken May 24, 2007, with exhibits;
4. Transcripts of the depositions of Tae Hyeog Jung (volumes I, II and III), taken May 2, 2007, May 3, 2007 and September 10, 2007, with exhibits;
5. Transcript of the deposition of Joo Youl Kim, taken May 4, 2007, with exhibits;
6. Transcripts of the depositions of Satoshi Kobayashi (volumes I, II, III, IV and V), taken January 24-25, 2007, April 11-12, 2007 and June 12, 1007, with exhibits;
7. Transcript of the deposition of Heung Ju Kwon, taken May 1, 2007, with exhibits;
8. Transcripts of the depositions of James Little (volumes I and II), taken January 26, 2007 and May 2, 2007, with exhibits;

Lawrence Rosenthal, et al.
November 1, 2007
Page 2

9. Transcript of the deposition of Michele Marsh, taken January 26, 2007, with exhibits;
10. Transcript of the deposition of Munetoshi Mohri, taken May 25, 2007;
11. Transcripts of the depositions of Natsushi Nakamura (volumes I and II), taken June 24-25, 2007, with exhibits;
12. Transcript of the deposition of Darin Pepple, taken June 28, 2007, with exhibits;
13. Transcripts of the depositions of Kenji Saito (volumes I, II and III), taken January 11-12, 2007, and March 21, 2007, with exhibits; and
14. Transcript of the deposition of Mitsuyuki Saito, taken April 12, 1007, with exhibits.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosure

c: Peter N Surdo, Esq. (w/o encls.)

ROBINS, KAPLAN, MILLER & CIRESI LLP

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November 9, 2007

VIA FEDERAL EXPRESS

Lawrence Rosenthal, Esq.
Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
Civil Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229

Dear Counsel:

Enclosed are several CDs containing courtesy copies of the following:

1. Documents produced to Honeywell by Optrex, as follows:

OAI 0018227-OAI 0027089
OAI 0027090-OAI 0033810
OAI 0033811-OAI 0035769
OAI 0035770-OAI 0044016
Honeywell Case Asahi Reports 2000, 2001, 2002, 2003, 2004 & 2004
OAI Business Report Year End (OAI 0121789)
OAI 0044017-OAI 0053261
Oblon-Optrex Opposing Counsel Doc Range, 3/1/2007 (OAI 0054268-
OAI 0104025)
Oblon-Optrex Opposing Counsel Doc Range, 3/1/2007 (OAI 0104026-
OAI 0121515)
OAI 0121800-OAI 0126044
HAT 00448-HAT00820
HAT 00001-HAT 00447

Lawrence Rosenthal, et al.
November 9, 2007
Page 2

2. Documents produced to Honeywell by Citizen, as follows:

CTZN 000001-CTZN 001572
CTZN 001573-CTZN 001762

3. Documents produced to Honeywell by Samsung, as follows:

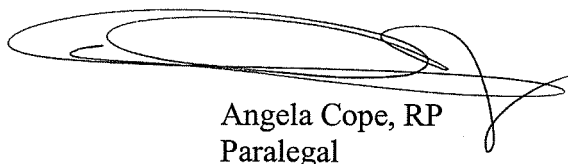
SDI_0000427-SDI_0001103
SDI_0001104-SDI_0001114
SDI_0001115-SDI_0001590
SDI_0001591-SDI_0003150
SDI_0003151-SDI_0003465
SDI_0003466-SDI_0004402
SDI_0004403-SDI_0005040
SDI_0005041-SDI_0005938

4. Exhibits to the following depositions (the transcripts of which Honeywell produced to Citizen at HW027009-HW027247). NOTE: There were no exhibits marked at the deposition of Akira Kojima.

- a. Chun-Ming Huang (volumes I & II), taken January 26 & 29, 2007;
- b. Shu-I Lee, taken January 25, 2007;
- c. Mei-Ling Tooley, taken March 7, 2007;
- d. Hiroyuki Kato, taken January 26, 2007;
- e. Toshihiko Tanaka, taken January 26, 2007; and
- f. Yoshiyuki Tzukizaki (volumes I & II), taken January 24-25, 2007.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosures

c: Peter N Surdo, Esq. (w/o encls.)

EXHIBIT B

BAKER BOTTS LLP

30 ROCKEFELLER PLAZA
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10112-4498

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AUSTIN
BEIJING
DALLAS
DUBAI
HONG KONG
HOUSTON
LONDON
MOSCOW
NEW YORK
RIYADH
WASHINGTON

August 28, 2007

VIA E-MAIL

Robert L. Maier
212.408.2538
FAX 212.259.2538
robert.maier@bakerbotts.com

Matthew L. Woods
Robins, Kaplan, Miller & Ciresi L.L.P.
2800 LaSalle Plaza
800 LaSalle Avenue
Minneapolis, MN 55402-2015

Re: Honeywell International Inc. *et al.* v. Hitachi, Ltd. *et al.*
Dist. Del. C.A. No. 04-1338-KAJ

Dear Matt:

We are in receipt of Ms. Cope's letter of today's date, and will advise when we have completed our destruction of the Honeywell documents and information. We also request that, per Paragraph 21 of the Protective Order, Honeywell return or confirm destruction of all paper and electronic copies of Hitachi's Confidential, Confidential Attorneys' Eyes Only and Highly Confidential-Outside Attorneys' Eyes Only documents produced in the above-referenced matter.

Very truly yours,



Robert L. Maier

cc: Alan E. McKenna, Esq.
Neil P. Sirota, Esq.

EXHIBIT C

FULLY REDACTED

EXHIBIT D

Date of Production	Documents Produced	Document Nos.
August 16, 2006	Sanyo, CMO, NEC, QED settlement and negotiation documents	HW000201-HW000217 HW001147-HW001167; HW004416-HW004954 HW018586-HW018590
November 10, 2006	Toshiba, Sanyo, Epson and AUO settlement and negotiation documents	HW019652-HW019845 HW021354-HW021372
November 29, 2006	QED settlement and negotiation documents	HW021373-HW021654
May 30, 2007	Sharp, Samsung, Arima settlement and negotiation documents	HW022387-HW022555
June 5, 2007	SEID and Arima settlement and negotiation documents	HW022556-HW022568
June 11, 2007	Casio settlement and negotiation documents	HW023711-HW023910
July 10, 2007	TPO, QDI, ID Tech, HannStar and Philips negotiation and settlement documents	HW024544-HW025471
July 27, 2007	Samsung SEC settlement and negotiation documents	HW026231-HW026307
August 23, 2007	Hitachi settlement and negotiation documents	HW026308-HW026582
August 27, 2007	Hitachi settlement and negotiation documents (complete set, includes pages missing from prior production)	HW026583-HW026615
October 2, 2007	Epson settlement and negotiation documents	HW026616-HW027008
October 24, 2007	Wintek settlement and negotiation documents	HW027249-HW027582

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ATTORNEYS AT LAW

CARRIE R. KETTERLING, CLA
612-349-8530

August 16, 2006

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: *Honeywell International Inc., et al. v. Apple Computer, Inc., et al.*
Civil Action No. 04-1338 (KAJ)

Honeywell International Inc., et al. v. Audiovox Communications Corp., et al.
Civil Action No. 04-1337 (KAJ)

Optrex America, Inc. v. Honeywell International Inc., et al.
Civil Action No. 04-1536 (KAJ)

Our File No. 019896-0229

Dear Counsel:

Enclosed is Honeywell's document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates No. HW 000001-HW 019545. If you have any questions regarding this production, please contact Denise S. Rahne or Michael D. Okerlund at 612-349-8500.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Carrie R. Ketterling, CLA
Senior Paralegal

CRK/cd
Enclosure

MP3 20190958.1

ROBINS, KAPLAN, MILLER & CIRESI LLP

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ATTORNEYS AT LAW

CARRIE R. KETTERLING, CLA
Senior Paralegal
612-349-8530

November 10, 2006

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: *Honeywell International Inc., et al. v. Apple, et al.*
Civile Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229


Dear Counsel:

Enclosed is Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates No. HW 021323-HW 021372. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

If you have any questions regarding this production, please contact Denise S. Rahne or Michael D. Okerlund at 612-349-8500.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.


Carrie R. Ketterling, CLA
Senior Paralegal

/crk
Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

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ATTORNEYS AT LAW

CARRIE R. KETTERLING, CLA
612-349-8530

November 29, 2006

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: ***Honeywell International Inc., et al. v. Apple Computer, Inc., et al.***
Civil Action No. 04-1338 (KAJ) (consolidated)
Our File No. 019896-0229


Dear Counsel:

Enclosed is Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW 021373-HW 021694. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

If you have any questions regarding this production, please contact Denise S. Rahne or Michael D. Okerlund at 612-349-8500.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.


Carrie R. Ketterling, CLA
Senior Paralegal

/crk
Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

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TEL: 612-349-8500 FAX: 612-339-4181
www.rkmc.com

ATTORNEYS AT LAW

CARRIE R. KETTERLING, CLA
Senior Paralegal
612-349-8530

May 30, 2007

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: ***Honeywell International Inc., et al. v. Apple Computer, Inc., et al.***
Civil Action No. 04-1338 (KAJ) (consolidated)
Our File No. 019896-0229

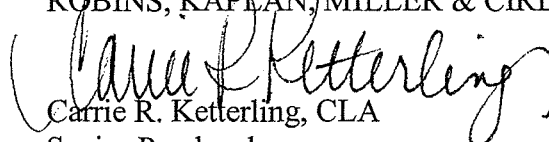
Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW022387-HW022555. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

Also included on the CD is HW012185-HW012187. This document replaces the previous document produced because it is a cleaner copy.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.


Carrie R. Ketterling, CLA
Senior Paralegal

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

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MINNEAPOLIS, MN 55402-2015
TEL: 612-349-8500 FAX: 612-339-4181
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ATTORNEYS AT LAW

CARRIE R. KETTERLING, CLA
Senior Paralegal
612-349-8530

June 5, 2007

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: ***Honeywell International Inc., et al. v. Apple Computer, Inc., et al.***
Civil Action No. 04-1338 (KAJ) (consolidated)
Our File No. 019896-0229

Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW022556-HW022742. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.


Carrie R. Ketterling, CLA
Senior Paralegal

Enclosure

Hubred, Kelly A.

From: Hubred, Kelly A.
Sent: Monday, June 11, 2007 4:31 PM
To: 'dhben-meir@hhlaw.com'; 'ahankins@stroock.com'; 'msiegal@stroock.com';
'lrosenthal@stroock.com'; 'kecker@stroock.com'; 'neil.sirota@bakerbotts.com';
'robert.scheinfeld@bakerbotts.com'; 'robert.maier@bakerbotts.com'; 'aollis@oblon.com';
'agasser@oblon.com'; 'rkelly@oblon.com'; 'tfisher@oblon.com';
'stephenkorniczky@paulhastings.com'; 'elizabethbrann@paulhastings.com';
'elizabeth.niemeyer@finnegan.com'
Cc: Woods, Matthew L.; Oberts, Stacie E.; Rahne, Denise S.
Subject: HW Production 06/11/2007
Attachments: HW0021.zip

Dear Counsel,
Attached please find Honeywell's supplemental document production, Bates Nos. HW023711-HW023910. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

Sincerely,
Kelly Hubred

Kelly Hubred
Case Assistant
Robins, Kaplan, Miller & Ciresi L.L.P.
Office phone: (612) 349-0120
E-mail address: KAHubred@rkmc.com

6/12/2007

ROBINS, KAPLAN, MILLER & CIRESI LLP

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ATTORNEYS AT LAW

KELLY A. HUBRED
Case Assistant
612-349-0120

July 10, 2007

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

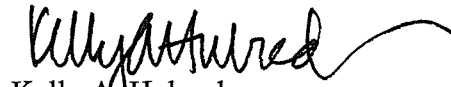
Re: ***Honeywell International Inc., et al. v. Apple Computer, Inc., et al.***
Civil Action No. 04-1338 (KAJ) (consolidated)
Our File No. 019896-0229

Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW024544-HW025471. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Kelly A. Hubred
Case Assistant

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LASALLE PLAZA
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MINNEAPOLIS, MN 55402-2015
TEL: 612-349-8500 FAX: 612-339-4181
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ATTORNEYS AT LAW

KELLY A. HUBRED

Case Assistant
612-349-0120

July 27, 2007

Via Federal Express

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

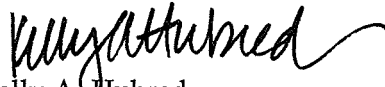
Re: ***Honeywell International Inc., et al. v. Apple Computer, Inc., et al.***
Civil Action No. 04-1338 (KAJ) (consolidated)
Our File No. 019896-0229

Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW026231-HW026307. These documents are being produced pursuant to the Protective Order and have been designated accordingly.

Very truly yours,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Kelly A. Hubred
Case Assistant

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LaSALLE PLAZA
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MINNEAPOLIS, MN 55402-2015
TEL: 612-349-8500 FAX: 612-339-4181
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ATTORNEYS AT LAW

ANGELA COPE, RP
Paralegal
612-349-8530

August 23, 2007

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
Civil Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229

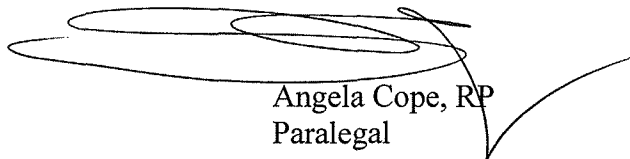
Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW026308 – HW026582.

Please note that these documents are being produced pursuant to the Protective Order and have been designated accordingly.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

2800 LASALLE PLAZA
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ATTORNEYS AT LAW

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Paralegal
612-349-8530

August 27, 2007

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
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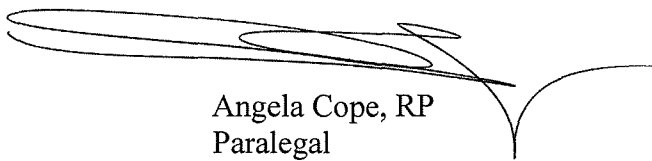
Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW026583-HW026615. Please note that the documents on this CD include a complete copy of the documents previously produced as Bates Nos. HW026456-HW026571.

Additionally, note that these documents are being produced pursuant to the Protective Order and have been designated accordingly.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.


Angela Cope, RP
Paralegal

Enclosure

ROBINS, KAPLAN, MILLER & CIRESI LLP

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ATTORNEYS AT LAW

ANGELA COPE, RP
Paralegal
612-349-8530

October 2, 2007

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

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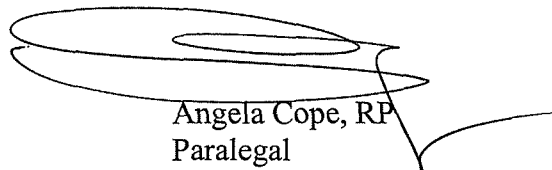
Dear Counsel:

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Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosure

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ATTORNEYS AT LAW

ANGELA COPE, RP
Paralegal
612-349-8530

October 24, 2007

VIA FEDERAL EXPRESS

Angie M. Hankins, Esq.
Matthew W. Siegal, Esq.
Lawrence Rosenthal, Esq.
Kevin C. Ecker, Esq.
Stroock, Stroock & Laven LLP
180 Maiden Lane
New York, NY 10038

Re: Honeywell International Inc., et al. v. Apple, et al.
Civil Action No. 04-1338(KAJ) (consolidated)
Our File No.: 019896-0229

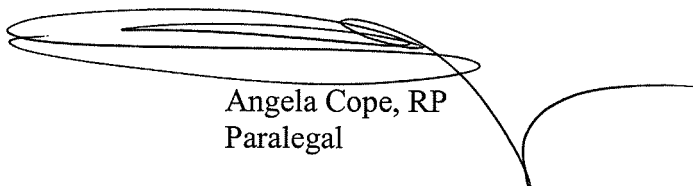
Dear Counsel:

Enclosed is a CD containing Honeywell's supplemental document production to Fuji Photo Film Co., Ltd. and Fuji Photo Film U.S.A., Inc., Bates Nos. HW027249-HW027582.

Please note that these documents are being produced pursuant to the Protective Order and have been designated accordingly.

Sincerely,

ROBINS, KAPLAN, MILLER & CIRESI L.L.P.



Angela Cope, RP
Paralegal

Enclosure

EXHIBIT E

FULLY REDACTED